CHAPTER 377

SCHOOL DISTRICTS REIMBURSED FOR TAX LOSS

S. F. 256

AN ACT to amend chapter* four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter* two hundred eighty-four point four (284.4) relating to reimbursement of school districts for loss of taxes.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section four hundred sixty-seven B point fourteen (467B.14), Code 1962, is amended by adding the following paragraph: 3 "The county board of education shall certify to the executive council 4 of the state the amounts allocated to each school district in the previous year, on January second of the following year. The executive council of the state shall deduct this amount from any tax free land 7 reimbursement claim filed that year under section two hundred eighty-8 four point four (284.4), Code 1962; except that in no case shall the deduction result in an amount less than the total of the tax free land 9 10 reimbursement plus any benefits payable to the school district other 11 than the amounts specified in this paragraph."

1 SEC. 2. Section two hundred eighty-four point four (284.4), Code

2 1962, is hereby amended by adding the following paragraph:

3 "The executive council of the state shall deduct from tax free land 4 reimbursement claims those amounts certified to them by county 5 boards of education under section four hundred sixty-seven B point 6 fourteen (467B.14)."

Approved June 30, 1965.

CHAPTER 378

CONDEMNATION MOVING EXPENSES

S. F. 468

AN ACT to provide moving expenses in condemnation cases.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section four hundred seventy-two point fourteen 2 (472.14), Code 1962, is hereby amended by adding thereto the following:

"In addition to all other damages provided by law, an owner or tenant occupying land which is proposed to be acquired by condemnation shall be awarded a sum sufficient to remove such owner's or tenant's personal property from the land to be acquired, which sum shall represent reasonable costs of moving said personal property from the said land to be acquired to a point no greater than twenty-five (25) miles therefrom; but in any event, said damages for moving shall not

^{*}According to enrolled Act.